UNITED STATES DISTRICT COURT DISTRICT OF MINNESOTA Cr. No. 21-173 (PJS/DTS)

UNITED STATES OF AMERICA,)	
Plaintiff,)	
,)	DEFENDANT'S MOTION TO
v.)	LEAVE HALFWAY HOUSE
)	FOR ST. PATRICK'S DAY
GISELA CASTRO MEDINA (2),)	
)	
Defendant.)	

The purpose of this motion is to respectfully request that Ms. Medina be permitted to be away from the halfway house from approximately 2:30 p.m. until 9:00 p.m. on March 17, 2022 for St. Patrick's Day to spend the time with her family at her parents' home. U.S. Probation Officer Michael Alberts has no objection to this motion. Assistant U.S. Attorney Laura Provinzino defers to Mr. Alberts, and thus, does not object.

On September 23, 2021, the Honorable Becky R. Thorson set conditions of release in Ms. Medina's case (ECF No. 52). The conditions include home detention at a halfway house (*id.* at p. 3). Ms. Medina has been allowed to leave the halfway house to spend time at her parents' house several times (ECF Nos. 93, 111, 116, 151, 156), and while away from the halfway house, Ms. Medina complied with all of her conditions and did what she was asked.

Ms. Medina now moves this Court to allow her to leave the halfway house to spend St. Patrick's Day with her family at her parents' house. She seeks to be away from the halfway house from approximately 2:30 p.m. (she will leave directly from treatment

when she is done for the day) to 9:00 p.m. on March 17, 2022 with the following conditions:

- 1. Ms. Medina shall leave directly from treatment when she is finished (approximately 2:30 p.m.) and go to her parents' house. She shall be back at the halfway house no later than 9:00 p.m. Ms. Medina shall not make any unapproved stops during transit.
- 2. If any alcohol is present or any minors other than her sister arrive, Ms. Medina shall immediately leave and return to the halfway house.
- 3. Ms. Medina shall call the halfway house when she leaves treatment, when she arrives at her parents' house, and shall respond to their calls as directed by the halfway house.
- 4. All other pretrial release conditions remain in effect.
- 5. Ms. Medina must follow all COVID-19 guidance from the halfway house and understands that she may be unable to use the pass if she is under quarantine or the halfway house otherwise sets conditions or restricts her ability to leave on furlough.

Respectfully submitted,

RYAN GARRY, ATTORNEY, LLC

Dated: March 11, 2022 s/ Elizabeth Duel

Ryan P. Garry (Attorney No. 0336129) Elizabeth R. Duel (Attorney No. 0393619) Attorneys for Defendant

333 South Seventh Street, Suite 2350

Minneapolis, MN 55402 Phone: (612) 436-3051 Fax: (612) 436-3052

ryan@ryangarry.com | elizabeth@ryangarry.com